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12 | *Counsel for Official Committee of Tort Claimants*

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

17 | In re:

Case No. 19-30088-(DM)

18 | PG&E CORPORATION

Chapter 11 (Lead Case) (Jointly Administered)

20 | PACIFIC G

**PACIFIC GAS AND ELECTRIC
COMPANY,**

Debtors.

- 23 Affects PG& E Corporation
 - 24 Affects Pacific Gas and Electric Company
 - 25 Affects both Debtors

**NOTICE OF SUBPOENA ISSUED TO
DAVEY TREE SURGERY COMPANY;
EXIGIS; FAMILY TREE SERVICE,
INC.; LOGGERS UNLIMITED, INC.;
MCKINSEY & COMPANY; MLU
SERVICES, INC.; MOUNTAIN F.
ENTERPRISES, INC.; NEWCOMB
TREE EXPERTS, INC.; OSMOSE
UTILITIES SERVICES, INC.; AND
PHILLIPS AND JORDAN, INC.**

**All papers shall be filed in the Lead Case,
No. 19-30088 (DM)*

1 **PLEASE TAKE NOTICE** that on or about January 9, 2020, counsel for the Official
2 Committee of Tort Claimants (“**TCC**”) issued and intends to serve subpoenas to produce
3 documents, information, and/or objects (the “**Production Subpoenas**”) on the entities identified
4 below. Copies of the Production Subpoenas are attached hereto as follows:

- 5 • **Exhibit 1 – Davey Tree Surgery Company**
6 • **Exhibit 2 – Exigis**
7 • **Exhibit 3 – Family Tree Service, Inc.**
8 • **Exhibit 4 – Loggers Unlimited, Inc.**
9 • **Exhibit 5 – McKinsey & Company**
10 • **Exhibit 6 – MLU Services, Inc.**
11 • **Exhibit 7 – Mountain F. Enterprises, Inc.**
12 • **Exhibit 8 – Newcomb Tree Experts, Inc.**
13 • **Exhibit 9 – Osmose Utilities Services, Inc.**
14 • **Exhibit 10 – Phillips and Jordan, Inc.**

15 The items requested to be produced in the Production Subpoenas are described in
16 **Exhibit A** to each of the Production Subpoenas.

17
18 Dated: January 10, 2020

BAKER & HOSTETLER LLP

19 By: /s/ David J. Richardson

20 Robert A. Julian

21 Cecily A. Dumas

22 David J. Richardson

23
24 *Attorneys for The Official Committee of Tort
Claimants*

25
26 **CERTIFICATE OF SERVICE**

27 I hereby certify that on January 10, 2020, the foregoing was been served upon all parties
28 or their attorneys in a manner authorized by Federal Rule of Civil Procedure 5(b)(1).

29 /s/ David J. Richardson

30 David J. Richardson